IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

LEAGUE OF UNITED LATIN AMERICAN CITIZENS, et al.,	\$ \$ \$	
Plaintiffs,	\$ \$ \$	
Eddie Bernice Johnson, et al.,	\$	No. 3:21-cv-259 [Lead case]
Plaintiff-Intervenors,	\$ \$	
V.	\$ \$ \$	
Greg Abbott, et al.,	\$ \$ \$	
Defendants.	\$	
UNITED STATES OF AMERICA,	S	
Plaintiff,	\$ \$ \$	
V.	\$	No. 3:21-cv-299 [Consolidated case]
STATE OF TEXAS, et al.,	§ § §	
Defendants.	\$	

UNOPPOSED MOTION TO HOLD BRIEFING SCHEDULE IN ABEYANCE

The United States moves to enforce compliance with a subpoena *duces tecum* issued to Representative Mike Schofield. ECF 532. In light of the Fifth Circuit's order staying this Court's July 25, 2022 order enforcing the United States' subpoenas (ECF 467), *see* Order, *LULAC v. Patrick*, No. 22-50662 (5th Cir. July 27, 2022), the United States and Representative Schofield have agreed to hold in abeyance any briefing related to the United States' motion to enforce. Under this agreement, Representative Schofield's response would be due four days after the earlier of: the Fifth Circuit's order lifting the stay of this Court's order (ECF 467) or the Fifth Circuit's ruling on the merits in *LULAC Texas v. Hughes*, No. 22-50435 (5th Cir.). And the United States' reply would be due seven days after

the legislators' response. Based on the foregoing, Representative Schofield respectfully requests that the Court hold the briefing schedule in abeyance.

Date: August 15, 2022

Respectfully Submitted.

KEN PAXTON

Attorney General of Texas

Brent Webster

First Assistant Attorney General

/s/ Patrick K. Sweeten
Patrick K. Sweeten

Deputy Attorney General for Special Litigation

Tex. State Bar No. 00798537

WILLIAM T. THOMPSON

Deputy Chief, Special Litigation Unit

Tex. State Bar No. 24088531

/s/ Jack DiSorbo

JACK B. DISORBO

Assistant Attorney General, Special Litigation Unit

Tex. State Bar No. 24120804

OFFICE OF THE ATTORNEY GENERAL

P.O. Box 12548 (MC-009)

Austin, Texas 78711-2548

Tel.: (512) 463-2100

Fax: (512) 457-4410

patrick.sweeten@oag.texas.gov

will.thompson@oag.texas.gov

jack.disorbo@oag.texas.gov

COUNSEL FOR DEFENDANTS AND REPRESENTATIVE SCHOFIELD

TAYLOR A.R. MEEHAN

Frank H. Chang

CONSOVOY McCarthy PLLC

1600 Wilson Blvd., Suite 700

Arlington, Virginia 22209

(703) 243-9423

taylor@consovoymccarthy.com

frank@consovoymccarthy.com

ADAM K. MORTARA

LAWFAIR LLC

125 South Wacker, Suite 300

Chicago, IL 60606

(773) 750-7154

mortara@lawfairllc.com

COUNSEL FOR REPRESENTATIVE SCHOFIELD

CERTIFICATE OF CONFERENCE

I certify that I conferred with counsel for the United States regarding the subject of this motion Counsel indicated they do not oppose the instant motion.

/s/ Patrick K. Sweeten
Patrick K. Sweeten

/s/ Jack DiSorbo
JACK B. DISORBO

CERTIFICATE OF SERVICE

I certify that a true and accurate copy of the foregoing document was filed electronically (via CM/ECF) on August 15, 2022, and that all counsel of record were served by CM/ECF.

/s/ Patrick K. Sweeten
Patrick K. Sweeten

<u>/s/ Jack DiSorbo</u> Jack B. DiSorbo